

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/913,995	12/20/2001	Sergio Cazzolaro	SCP-109	8530	
7	590 06/27/2003				
Pauley Petersen Kinne & Fejer			EXAMINER		
2800 West Hig Hoffman Estate	gins Road Suite 365 es, IL 60195		TRAN A, P	HI DIEU N	
			ART UNIT	PAPER NUMBER	
			3637		
			DATE MAILED: 06/27/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application N .	Application N . Applicant(s)					
		09/913,995		CAZZOLARO, SERGIO				
		Examiner		Art Unit				
		Phi D A		3637				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status								
1)[Responsive to communication(s) filed on <u>07 A</u>	pril 2003 .						
2a)⊠	<u></u>	s action is non-fir	nal.					
3)□	, <u> </u>							
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims								
4)⊠ Claim(s) <u>1-3,5-10 and 12-22</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.								
•	5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1-3,5-10,12-22</u> is/are rejected.							
•	7) Claim(s) is/are objected to.							
	Claim(s) are subject to restriction and/or	election requiren	nent.					
	on Papers The appointment is abjected to by the Everyines							
9) The specification is objected to by the Examiner.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) ☐ All b) ☐ Some * c) ☐ None of:								
1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachment(s)								
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲		(PTO-413) Paper No(satent Application (PTC				

Application/Control Number: 09/913,995

Art Unit: 3637

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

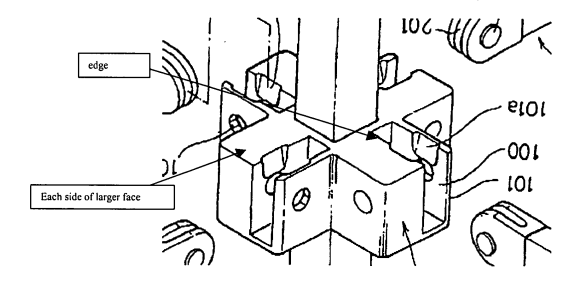
A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 8-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Jang (5794640).

Jang (figure 8) shows a universal joint of substantially parallelepiped formed comprising four hinging seats (101) in a larger face and in correspondence with each side face(100), each side of the larger face having the four hinging seats forming a groove (101a) proximate to and



Art Unit: 3637

parallel (the grooves having a dimension running parallel to the edge of the side) to an edge of each said side of the larger face, the edge being along each said side face, the larger face forming an internal surface, a fifth seat into which is fixed the extremity of an extendible telescopic tubular element (the pole in the center).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 5-10, 12-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gilberto (EP884425) in view of Couse et al (2882564).

Gilberto (figure 1) shows a composite structure having at least two coupled structures (2) having a plurality of pairs of scissors-connected tubular elements (4) having extremities hinged in universal joints, the joints being integral delimited by substantially equal and parallel faces and forming four seats (5) each in correspondence with a side face to accept hinged elements, the at least two coupled structures when superimposed forming a fifth seat in which is fixed an extremity of an extendible telescopic tubular element (3) whose other extremity is fixed to an opposed universal joint.

Gilberto does not show each of the joints forming a groove along each side of a larger face forming the four seats, the groove proximate to and parallel to a corresponding edge of each said side to cooperate with a folded and inverted edge of a C-sectioned fixing element having a

Art Unit: 3637

dimension and shape corresponding to two grooves of two matching said universal joints of the coupled structure to hold united two matching universal joints, the element being applied only over each external side face of the joints that are on an external surface of the structure, matching faces of the universal joints of the joined structures including at least one suitable perforation for housing a pivot that prevents any horizontal movement of the joints.

Couse et al (figure 3) shows a C-sectioned fixing element (44) hold united two matching joints from two coupled structures, the joints each having a groove (33) along each side of a face proximate to and parallel to corresponding edge of each said side, the element being substantially rectangular sheet of flexible material having two opposite folded and inverted edges (the rounded edges at the end of the sheet constitutes the opposite folded and inverted edges), the edges mating those of the grooves on the joint, the element cover the external face of the joints.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Gilberto to show each of the joints forming a groove along each side of a larger face forming the four seats, the groove proximate to and parallel to a corresponding edge of each said side to cooperate with a folded and inverted edge of a C-sectioned fixing element having a dimension and shape corresponding to two grooves of two matching said universal joints of the coupled structure to hold united two matching universal joints, the element being applied only over each external side face of the joints that are on an external surface of the structure, matching faces of the universal joints of the joined structures including at least one suitable perforation for housing a pivot that prevents any horizontal movement of the joints because the C-sections would ensure the tight coupling of the structures together and the C-section would also provide an aesthetic cover for the joint between the coupling as taught by

Couse, and an additional benefit of attaching the structures together with the C-shape taught by Couse is the easy snap fastening of parts together.

Page 5

Per claims 6, 14-17, 21, Gilberto as modified by Couse et al shows all the claimed limitations except for the C-section forming cut-outs corresponding to the seats for the hinged extended elements.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Gilberto's modified structure to show the C-section forming cut-outs corresponding to the seats as the cut-out would allow movement and location of the hinged extended elements.

Response to Arguments

5. Applicant's arguments with respect to claims 1-3, 5-10, 12-17 has been considered but is moot in view of the new ground(s) of rejection.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

Application/Control Number: 09/913,995

Art Unit: 3637

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

Page 6

final action.

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. The prior art shows different composite structures with universal joints.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Phi D A whose telephone number is 703-306-9136. The

examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lanna Mai can be reached on 703-308-2486. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9326 for regular

communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-1113.

Phi Dieu Tran A June 23, 2003

LANNA MAI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600